UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

SNOW COVERED CAPITAL, LLC,

Plaintiff

v.

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WILLIAM WEIDNER, et al.,

Defendants

Case No.: 2:19-cv-00595-APG-NJK

Order Granting in Part and Denying in **Part Stipulation**

[ECF No. 490]

The parties stipulate to (1) extend their time to file post-trial briefs, and (2) increase the length of those briefs. ECF No. 490. I grant the extension of time but deny the request for lengthier briefs.

I previously granted SCC's request to increase the length of its memorandum regarding post-foreclosure damages to 37 pages. ECF No. 396. After filing that brief, SCC filed a 25-page opposition to the defendants' memorandum on that same issue. ECF No. 404. That opposition 13|| 14 repeated, in many places *verbatim*, the arguments set forth in SCC's original memorandum. *See* 15 ECF No. 404 at 12-15, 17-21. And SCC offers no reason why it needs extra pages to address the narrow issue for post-trial briefs that I stated on the record. "Brevity is the soul of wit." William Shakespeare, *Hamlet* act 2, sc. 2, l. 90 (circa 1599). I expect the parties to be very witty. I deny the stipulation to increase the page limits of the post-trial briefs.

I THEREFORE ORDER that the parties' stipulation (ECF No. 490) is granted in part. The parties' post-trial briefs are due by 5:00 PDT on May 10, 2024. Those briefs will not exceed 15 pages in length.

DATED this day of April, 2024.

ANDREW P. GORDON UNITED STATES DISTRICT JUDGE

23